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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/790,263	03/01/2004	Hironobu Takizawa	17489	4220
23389	7590 11/03/2005		EXAM	INER
	OTT MURPHY & PR	SMITH, PHIL	SMITH, PHILIP ROBERT	
400 GARDEN SUITE 300	CITY PLAZA		ART UNIT	PAPER NUMBER
GARDEN CITY, NY 11530		3739		

DATE MAILED: 11/03/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)				
	10/790,263	TAKIZAWA ET AL.				
Office Action Summary	Examiner	Art Unit				
	Philip R. Smith	3739				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply If NO period for reply is specified above, the maximum statutory period we Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be time within the statutory minimum of thirty (30) days will apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on 3/1/20	<u>004</u> .					
2a) This action is FINAL . 2b) ⊠ This	action is non-final.					
3) Since this application is in condition for allowar		·				
closed in accordance with the practice under E	x parte Quayle, 1935 C.D. 11, 45	53 O.G. 213.				
Disposition of Claims						
4) Claim(s) 1-54 is/are pending in the application.						
4a) Of the above claim(s) is/are withdray						
5) Claim(s) is/are allowed.						
6) Claim(s) is/are rejected.						
7) Claim(s) is/are objected to.						
8) Claim(s) <u>1-54</u> are subject to restriction and/or e	election requirement.					
Application Papers						
9) The specification is objected to by the Examine	r.					
10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of:	priority under 35 U.S.C. § 119(a))-(d) or (f).				
1. Certified copies of the priority documents	s have been received					
2. Certified copies of the priority documents		ion No.				
3. Copies of the certified copies of the prior	• •					
application from the International Bureau	J (PCT Rule 17.2(a)).	:				
* See the attached detailed Office action for a list	of the certified copies not receive	ed.				
Attachment(s)	_					
1) Notice of References Cited (PTO-892)						
 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) 		Patent Application (PTO-152)				
Paper No(s)/Mail Date	6) Other:					

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DETAILED ACTION

Election of Species

- [01] This application contains the following generic claims: 1-2, 7, 14, 18-24. Claims 3-5, 13, and 15-17 are directed to the following patentably distinct species of notifying device:
 - [01a] Wherein the notifying device is a sound generating device (claims 3 & 15).
 - [01b] Wherein the notifying device is a light emitting device (claims 4, 13 & 16).
 - [01c] Wherein the notifying device is a vibrating device (claims 5 & 17).
 - [01d] Applicant is required under 35 U.S.C. 121 to elect a single disclosed species of *notifying device* for prosecution on the merits to which the claims shall be restricted if no generic claim is finally held to be allowable.
- [02] This application contains two distinct species of position specifying information:
 - [02a] Wherein the position specifying information is supplied extracorporeally (claims 25-32 as subspecies).
 - [02b] Wherein the position specifying information corresponds to a physical quantity determined within the body (claims 6, 8-12, 33-52).
 - [02c] Applicant is required under 35 U.S.C. 121 to elect a single disclosed species of position specifying information for prosecution on the merits to which the claims shall be restricted if no generic claim is finally held to be allowable. The following is a further requirement to elect a single subspecies corresponding to respective species [02a] and [02b]. If species

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[02a] is elected, paragraph [03] is relevant and paragraphs [04] and [05] are moot. If species [02b] is elected, paragraph [03] is moot and paragraphs [04] and [05] are relevant.

Election of Subspecies

- [03] With regard to species [02a], if elected: This application contains claims directed to the following patentably distinct subspecies of extracorporeally supplied position specifying information:
 - [03a] Wherein the position specifying information is electric waves (claim 28).
 - [03b] Wherein the position specifying information is sound waves (claim 29).
 - [03c] Wherein the position specifying information is magnetic field (claim 30).
 - [03d] Wherein the position specifying information is strong light (claim 31).
 - [03e] Wherein the position specifying information is a physical quantity (claim 32).
 (At first glance, this claim appears to contradict claim 27, upon which it depends.)
 - [03f] If species [02a] is elected, Applicant is required under 35 U.S.C. 121 to elect a single disclosed subspecies of extracorporeally supplied position specifying information for prosecution on the merits to which the claims shall be restricted if no generic claim is finally held to be allowable.
- [04] With regard to species [02b], if elected: This application contains claims directed to the following patentably distinct subspecies of position specifying information

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corresponding to a physical quantity determined within the body:

- [04a] Wherein the position specifying information corresponds to an operated timer (claim 6).
- [04b] Wherein the position specifying information corresponds to pressure (claims 8 & 38).
- [04c] Wherein the position specifying information corresponds to temperature (claims 9 & 42).
- [04d] Wherein the position specifying information corresponds to an pH (claims 10 & 34).
- [04e] Wherein the position specifying information corresponds to an optical sensor (claims 11-12).
- [04f] Wherein the position specifying information corresponds to the presence or absence of a characteristic material (claim 35).
- [04g] Wherein the position specifying information corresponds to the presence or absence and the amount of microscopic organisms (claim 36).
- [04h] Wherein the position specifying information corresponds to concentration of marsh gas (claim 37).
- [04i] Wherein the position specifying information corresponds to an impedance characteristic (claim 39).
- [04j] Wherein the position specifying information corresponds to a color

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characteristic (claim 40).

- [04k] Wherein the position specifying information corresponds to a sound characteristic (claim 41).
- [04l] Wherein the position specifying information corresponds to the presence or absence and the amount of gene characteristic (claim 43).
- [04m] Wherein the position specifying information corresponds to an enzyme characteristic (claim 44).
- [04n] If species [02b] is elected, Applicant is required under 35 U.S.C. 121 to elect a single disclosed subspecies of *position specifying information corresponding to a physical quantity* for prosecution on the merits to which the claims shall be restricted if no generic claim is finally held to be allowable.
- [05] With regard to species [02b], if elected: This application contains claims directed to the following patentably distinct subspecies of *position specifying information transmission*:
 - [05a] Wherein the position specifying information is transmitted via electric waves (claims 46-47).
 - [05b] Wherein the position specifying information is transmitted via sound waves (claim 48).
 - [05c] Wherein the position specifying information is transmitted via magnetic field (claim 49).

[05d] Wherein the position specifying information is transmitted via strong light (claim 50).

[05e] **If species [02b] is elected**, Applicant is required under 35 U.S.C. 121 to elect a single disclosed subspecies of *position specifying information transmission* for prosecution on the merits to which the claims shall be restricted if no generic claim is finally held to be allowable.

Conclusion

- [06] Any inquiry concerning this communication or earlier communications from the examiner should be directed to Philip R. Smith whose telephone number is (571) 272 6087 and whose email address is philip.smith@uspto.gov. The examiner can normally be reached between 9:00am and 5:00pm.
- [07] If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Linda Dvorak can be reached on (571) 272 4764.
- [08] Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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John P. Leubecker Primary Examinar